UTILITY			John M. HECKLINGER								
PATE	NT APPLI	CATION		First	Invent					_/	
	RANSMIT			Title			ND METHO HISTORY II		OR GENERATING RMATION	F	
(Only for new nonprov	isional application	is under 37 CFR 1	1.53(Ъ))	Expr		il Label No.				1	
	APPLICATION E	LEMENTS			ADD	RESS TO:	Commission Box Patent	Appli	cation		
See MPEP chapter 600			contents.		<u> </u>		Washington				
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2.	ns small entity stat					ucleotide and	or Amino Ac	id Se	quence Submission		
See 37 CFR 1.3 Specification	27. [Total P	anec 341					<i>all necessary)</i> er Readable F		CRF)	-	
(preferred arrangem	ent set forth below)					Specification	n Sequence Li	sting	on:	- 1	
- Descriptive	- Descriptive title of the invention					i. CD-ROM or CD-R (2 copies; or					
 Cross Reference to Related Applications (if applicable) Statement Regarding Fed sponsored R & D (if applicable) 					_ ii. 🔲 paper						
- Reference to sequence listing, a table,				c. Statements verifying identity of above copies						_	
	iter program listing	g appendix (if appl	icable)	ACCOMPANYING APPLICATION PARTS						_	
	nd of the Invention	ion .			9.	☐ Assignme	ent Papers (co	ver sh	eet & document(s))		
 Brief Summary of the Invention Brief Description of the Drawings (if filed) 					10. 37 CFR 3.73(b) Statement Power of					j	
- Detailed Description				(when there is an assignee) Attorney							
- Claim(s)					11. English Translation Document (if applicable)					-	
- Abstract of the Disclosure 4. Example Drawing(s) (35 U.S.C. 113) Figs. 1-13 [Total Sheets 10]				ĺ	12. ☐ Information Disclosure ☐ Copies of IDS					;	
	0.3.C. <i>113)</i> Figi	[Total Pages]	201			_	t (IDS)/PTO-		Citations	- 1	
5. Oath or Declaration [Total Pages] a. Newly executed (original or copy)				13. Preliminary Amendment						l	
b. Copy from a prior application (37 CFR 1.63(d))				14. Return Receipt Postcard (MPEP 503)							
(for continuation/divisional with Box 18 completed)				(Should be specifically itemized) 15. Certified Copy of Priority Document(s)							
i. DELETION OF INVENTOR(S)				(if foreign priority is claimed)							
	statement attache				16.		ication reques		•		
	l in the prior applic ()(2) and 1.33(b)	ation, see 37 CFR	•			122(b)(2)	(B)(i). Appli	cant n	nust attach form		
6. Application Da		CFR 1.76				_	35 or its equi			- [
o. — Application De	an oncon book				17.	☐ Other:		_			
18. If a CONTINUIN	G APPLICATION	, check appropria	te box, and s	upply t	he req	uisite informa	ation below at	nd in a	preliminary amendmen	t,	
or in an Application Do				27-							
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Prior application inform		Examiner		-		Group / Art U				- 1	
For CONTINUATION C Box 5b, is considered a p	OR DIVISIONAL A	PPS only: The entire	e disclosure o	f the pr	ior app /isional	lication, from	which an oath nd is hereby in	or dec corpor	claration is supplied under ated by reference. The		
incorporation can only b	e relied upon when	portion has been it	nadvertently o	mitted	from t	he submitted a	application par	ts.			
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Name (Print/Type)	Tim L. Brac	kett, Jr.	Registration 1	No. (A	ttorney	y/Agent)			36,092		
Ciamatura							Date	T,.	ly 16, 2003	_]	
Signature					-)			Ju	ıj 10, 2003		
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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor		John M. HECKLINGER						
Title	SYSTEM AND HISTORY INFO	METHOD FOR GENERATING VEHICLE DRMATION						
Attv D	ocket Number	023880-4						

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

July 16, 2003

Date

Signature

Tim L. Brackett, Jr. (Reg. No. 36,092)

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).